

## REMARKS

Upon entry of the forgoing amendments, claims 80 and 90 are pending in this application with claim 80 being an independent claim. No claim is allowed.

Claim 80 has been amended to further particularly point out and distinctly claim subject matter regarded as the invention.

Claims 74-79 and 81-89 have been newly canceled, without prejudice.

New claim 90 also particularly points out and distinctly claims subject matter regarded as the invention.

### The 35 U.S.C. § 102 Rejection

According to M.P.E.P. § 2131, "[a] claim is anticipated [under 35 U.S.C. §102(a), (b), and (e)] only if each and every element as set forth in the claim is found, either expressly or inherently described, in a single prior art reference." It goes on to state that "[t]he elements must be arranged as required by the claim..."

Claims 74-89 stand rejected under 35 U.S.C. § 102(b) as being allegedly anticipated by *Alimpich et al.* (US 5,818,444). This rejection is respectfully traversed.

Each and every element as set forth in the present claims are not found in *Alimpich*. Furthermore, the various combinations of elements proposed by the Office Action are never arranged by *Alimpich* in the same manner as proposed by the Office Action or as required by the present claims.

Specifically, the Office Action states that *Alimpich* discloses all of the claim elements and limitations. However, the claims as pending contain elements and/or limitations that are not disclosed in the prior art. The claims are supported, among others, by FIGS. 13, 14, 18A, and 19-21 and corresponding specification text.

It is important to note that *Alimpich* is directed to the global modification of attributes. There is no concern about how the attributes are determined for display in various views and the

like. In FIGS. 3, 3A, and 3B, *Alimpich* only really discloses one type of view which is a list view corresponding roughly to FIG. 5 of the application. None of the other various views, including composite views, are disclosed by *Alimpich*. Thus, *Alimpich* can not disclose or suggest the claimed invention. Further, the citations currently given in the Office Action are legally inadequate. Essentially, there are five citations given with none of them coming from the detailed description. In fact, four of the citations are to the summary of the invention which is not enabling by itself. Two of these are mere objects of the invention and the other two are to a brief description of the high points of the invention with no real substance. From the citations alone it is not possible to know how, if at all, *Alimpich* achieves the disclosed invention. Without adequate support, the rejection must be withdrawn.

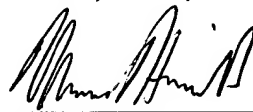
In view of the above, it is respectfully asserted that the claims are now in condition for allowance.

Request for Allowance

In view of the foregoing, reconsideration and an early allowance of this application are earnestly solicited.

If any matters remain which could be resolved in a telephone interview between the Examiner and the undersigned, the Examiner is invited to call the undersigned to expedite resolution of any such matters.

Respectfully submitted,  
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